LOCAL BANKRUPTCY FORM 1002-2B

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

	In re	:	Chapter
	Debtor	:	Bankruptcy No.
		* * * * *	* * *
NOTICE OF D			G, MATTERS THAT WILL BE HEARD AT AND HOW TO RESPOND
	· · · · · · · · · · · · · · · · · · ·		e, a Statement of Qualification for Complex ing an Expedited Hearing.
The chap	ter 11 case is being admin	nistered u	under L.B.R. 1001-(2) as a Complex Chapter
udge) on XX/X (address of Bank	X/XX, at in	Courtroopedited I	eld before the Honorable (name of bankruptcy om, United States Bankruptcy Court, Hearing, the court will consider the Debtor's
them with your	•	e in this	read these papers carefully and discuss bankruptcy case. (If you do not have an
application, or if	you to object to the Debto or if you want the court to	or's chap	t the relief sought in a motion or an oter 11 case being administered as a Complex er your views on a motion or an application,
(2		•	on explaining your position at (address of the before the start of the Expedited Hearing or
(b) come to the Expedit	ed Hear	ing on XX/XX/XX and either
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LOCAL BANKRUPTCY RULES

- (i) file an answer or objection explaining your position by delivering it to the court, or
- (ii) orally present an answer or objection explaining your position.

If you mail your answer to the bankruptcy clerk's office for filing, you must mail it early enough so that it will be received on or before the start of the Expedited Hearing on XX/XX/XX.

2. If you file an answer or objection with the bankruptcy clerk's office or with the court at the Expedited Hearing, you must also provide a copy of your answer or objection to the Debtor's attorney. You may have it delivered by mail or other means of delivery to the Debtor's attorney at the address shown below before the date of the Expedited Hearing or you may deliver it to the Debtor's attorney at the Expedited hearing.

{Attorney's name]
[Firm name]
[Address]
[Phone No.]
Fax No.1

[If applicable, name and address of others to be served.]

- 3. If you or your attorney do not take the steps described in paragraphs 1 and 2 above, the court may enter an order granting the relief requested in a motion or an application.
- 4. Copies of motion(s) and applications that will be heard at the Expedited Hearing are enclosed. [or will be delivered separately].
- 5. Unless the court orders otherwise, the hearing will be an evidentiary hearing at which witnesses may testify with respect to disputed material factual issues in the manner directed by Fed. R. Bankr. P. 9014(d).

Date		
Date	• • • • • •	